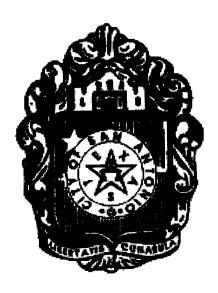
CITY OF SAN ANTONIO

PARKS AND RECREATION DEPARTMENT



REQUEST FOR QUALIFICATIONS ("RFQ")

FOR

DEVELOPMENT OF STANDARDIZED DETAILS AND SPECIFICATIONS

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I. BACKGROUND

A Landscape Architectural design firm is required to assist in the development of Standard Specifications and Construction Details for use in the development of Parks & Recreation Department Capital Improvement Projects. The intent of this project will be to identify park design and construction techniques that will contribute to the need for visually acceptable products that emphasize permanence, strength, continuity and low maintenance within our city parks. The goal of this project will be to improve the quality of products produced, increase the productivity of staff and Consultants, as well as reduce the time it takes to design, construct, and maintain improvements in parks. It will be important to the success of this project that the firm selected identify and avoid past design/specifications problems and/or failures.

II. SCOPE OF SERVICES

Development of Standardized Details and Specifications:

The scope of work will include research with existing staff in regards to materials for potential inclusion into the final product as well as development of unique solutions that will meet all current code requirements. The selected firm will be required to conduct meetings with design and maintenance staff to gather information on recommended details and methods as well as conducting visits to existing park projects to review feasibility of work already in place.

Development of specifications will be in the standard CSI format and will be limited to those Divisions that are generally applied to the Landscape Architectural discipline and more specifically to park development, including Division 1 items. The Consultant will not be required to develop specifications or details related to other licensed design disciplines such as Architecture, Mechanical Engineering or Electrical Engineering.

Development of construction details shall be developed in an AutoCAD format and shall be compatible with current staff software. The Consultant will be given standard formats to use for layers, colors, line weight, text, dimensions, and units for drawing the construction details.

The project may require that the final work product be presented to the Parks & Recreation Advisory Board. All final products will be made available in both hard copy and in digital format to the Parks & Recreation Department, Park Project Services Division.

The successful selected team will be the one that can address all the described design issues and parameters, as well as completing the entire project within a six month time frame.

The estimated total funds available for this project are \$80,000.

III. SUBMISSION REQUIREMENTS

Respondent's submittal shall include the following items in the following sequence:

- 1. Interest Statement (Attachment 1)
- 2. List of Subcontractors/Suppliers (Attachment 2)
- 3. Discretionary Contracts Disclosure Statement (Attachment 3)
- 4. Litigation Disclosure Statement (Attachment 4)
- 5. South Central Texas Regional Certification Agency Certification Affidavit or Certification Certificate (if applicable) (Attachment 5)
- 6. Signature Page (Attachment 6)
- 7. Submittal Checklist (Attachment 7)

Respondent is expected to examine this RFQ carefully, understand the terms and conditions for providing the services listed herein and respond completely. FAILURE TO COMPLETE AND PROVIDE ANY OF THESE DOCUMENTS MAY RESULT IN THE RESPONDENT'S SUBMITTAL BEING DEEMED NON-RESPONSIVE AND THEREFORE DISQUALIFIED FROM CONSIDERATION.

IV. SUBMISSION INSTRUCTIONS

A. Respondent shall provide six (6) copies of their submittal, one (1) original signed in blue ink and five (5) duplicates. All copies must be submitted in a sealed package, clearly marked on the front of the package "DEVELOPMENT OF STANDARDIZED DETAILS AND SPECIFICATIONS." All submittals must be received in the City Clerk's Office no later than 4:00 P.M. local time, Monday, January 12th, 2004 at the address below. Any submittal received after this time shall not be considered.

Mailing Address:

City Clerk's Office, Attn: <u>Public Works, Capital Programs Contract Services Section</u> P.O. Box 839966, San Antonio, Texas 78283-3966

Physical Address:

City Clerk's Office, Attn: <u>Public Works, Capital Programs Contract Services Section</u> 100 Military Plaza 2nd floor, City Hall San Antonio, Texas 78205.

Submittals sent by facsimile or email will not be accepted.

B. Submittal Format: Each submittal shall be typewritten and submitted on 8 ½" x 11" white paper. Font size shall be no less than 12-point type. Margins shall be no less than ¾" around the perimeter of each page. Originals shall be easily identifiable and should be signed in blue ink. Each page shall be numbered. Electronic files shall not be included as part of the

submittal; compact disks and/or computer disks submitted as part of the submittal shall not be considered. Each submittal must include the sections and attachments included herein as part of this RFQ and available online at http://www.sanantonio.gov/capprog/RFOforms.asp in the sequence listed in the Submission Requirements Section, and each section and attachment must be indexed and divided by tabs and indexed in a Table of Contents page. Failure to meet the above conditions may result in disqualification.

C. Respondents who submit responses to this RFQ shall correctly reveal, disclose, and state the true and correct name of the individual, proprietorship, corporation, and /or partnership (clearly identifying the responsible general partner and all other partners who would be associated with the contract, if any). No nicknames, abbreviations (unless part of the legal title), shortened or shorthand, or local "handles" will be accepted in lieu of the full, true and correct legal name of the entity. These names shall comport exactly with the corporate and franchise records of the Texas Secretary of State and Texas Comptroller of Public Accounts. Individuals and proprietorships, if operating under other than an individual name, shall match with exact Assumed Name filings. Corporate Respondents and limited liability company Respondents shall include their 11-digit Texas Comptroller's Taxpayer Number or 9-digit Internal Revenue Service Taxpayer number on the Signature Page.

If an entity is found to have incorrectly or incompletely stated its name or failed to fully reveal its identity on the Signature Page, the Director of the Public Works Department shall have the discretion, at any point in the contracting process, to suspend consideration of the submittal.

- D. All provisions in Respondent's submittal, shall remain valid for ninety (90) days following the deadline date for submissions or, if a proposal is accepted, throughout the entire term of the contract.
- E. All submittals become the property of the City upon receipt and will not be returned. Any information deemed to be confidential by Respondent should be clearly noted on the page(s) where confidential information is contained; however, the City cannot guarantee that it will not be compelled to disclose all or part of any public record under the Texas Public Information Act, since information deemed to be confidential by Respondent may not be considered confidential under Texas law, or pursuant to a Court order.
- F. Any cost or expense incurred by the Respondent that is associated with the preparation of the submittal, the Pre-Submission Conference, if any, or during any phase of the selection process, shall be borne solely by Respondent.

V. COMMUNICATION GUIDELINES

Once the RFQ has been released, Respondents are prohibited from communicating with City staff regarding the RFQ, with the following exceptions:

- A. Questions concerning this RFQ shall be directed, in writing or via e-mail, to the Capital Programs Contract Services Section, attn: Denise Shaffer, at 114 W. Commerce, San Antonio, Texas 78205 or P.O. Box 839966, San Antonio, TX 78283-3966 or via e-mail to dshaffer@sanantonio.gov. There will be no responses to written questions or to e-mails, but they will be answered by posting an addendum to the RFQ on the City's website. Verbal questions and explanations are not permitted other than as described by this section. No inquiries or questions will be answered if received after 4:00 P.M. on Monday, January 5th, 2004, to allow ample time for amendments to this RFQ.
- B. Respondent shall not contact City employees regarding this RFQ before an award has been made, except as set out herein. Violation of this provision by Respondent or his agent may lead to disqualification of his submittal from consideration.
- C. The City reserves the right to contact any Respondent for clarification after responses are opened and/or to further negotiate with any Respondent if such is deemed desirable by City.

VI. EVALUATION CRITERIA

The City will conduct a comprehensive, fair and impartial evaluation of all submittals received in response to this RFQ. The City may appoint a selection committee to perform the evaluation. Each submittal will be analyzed to determine overall responsiveness and qualifications under the RFQ. Criteria to be evaluated may include the items listed below. The selection committee may select all, some or none of the Respondents for interviews. If the City elects to conduct interviews, Respondents may be interviewed and re-scored based upon this same criteria, or other criteria to be determined by the selection committee. The City may also request additional information from Respondents at any time prior to final approval of a selected Respondent. The City reserves the right to select one, more than one, or none of the Respondents to provide services. Final approval of a selected Respondent is subject to the action of the City of San Antonio City Council.

Evaluation criteria:

- A. Qualifications (20%)
- B. Experience (20%)
- C. Quality of Service (10%)
- D. Ability to Complete the Project within Specified Time Period (10%)
- E. Previous Project Performance (20%)

- E. Previous Project Performance (20%)
- F. Compliance with Small Business Economic Development Advocacy Regulations/Goals (20%):

Small Business Economic Development Advocacy (SBEDA) Program:

1. A maximum of ten percentage (10) points for Local Business Enterprises (LBEs).

Prime contractors who have a local branch office will receive six percent (6%) of the selection points.

Non-local prime contractors can receive points for subcontracting with local businesses proportional to the amount of work performed by those local subcontractors (i.e. -50% to local = 5 points).

2. A maximum of five percentage (5%) points for companies designated as Historically Underutilized Enterprises (HUEs). A Historically Underutilized Enterprise (HUE) is defined in City Ordinance No. 96754 as a corporation, partnership, sole proprietorship, or other legal entity that qualifies as both a Minority Owned Business (MBE) and a Small Business Enterprise (SBE), or as both a Woman Business Enterprise (WBE) and an SBE, or as both an African American Business Enterprise (AABE) and an SBE.

Prime contractors who subcontract with HUEs can receive points proportional to amount of work performed by those HUEs(i.e. -50% to HUEs = 2.5 points).

HUEs must be certified by the City's certifying agency or approved by the Director of Economic Development or designee.

- 3. A maximum of five percentage (5%) points for Prime Contractor compliance with the Small Business Economic Development Advocacy (SBEDA) policy:
 - i. One percent (1%) for submission/approval of the List of Subcontractors.
 - ii. One percent (1%) for meeting/exceeding the MBE goal.
 - iii. One percent (1%) for meeting/exceeding the WBE goal.
 - iv. One percent (1%) for meeting/exceeding the AABE goal.
 - v. One percent (1%) for meeting/exceeding the SBE goal.

SBEDA Goals are included as part of this RFQ in Attachment 8.

VII. ADDITIONAL INFORMATION

- A. City reserves the right to award one, more than one or no contract(s) in response to this RFQ.
- B. The Contract, if awarded, will be awarded to the Respondent(s) whose submittal(s) is deemed most advantageous to City, as determined by the selection committee, upon approval of the City Council.
- C. City may accept any submittal in whole or in part. If subsequent negotiations are conducted, they shall not constitute a rejection or alternate RFQ on the part of City. However, final selection of a Respondent is subject to City Council approval.
- D. City reserves the right to accept one or more submittals or reject any or all submittals received in response to this RFQ, and to waive informalities and irregularities in the proposals received. City also reserves the right to terminate this RFQ, and reissue a subsequent solicitation, and/or remedy technical errors in the RFQ process.
- E. City will require the selected Respondent(s) to execute the contract in substantially the form as provided on the City's web-site at http://www.sanantonio.gov/capprog/rfqforms.asp, prior to City Council award. No work shall commence until City signs the contract document(s) and Respondent(s) provides the necessary evidence of insurance as required in the Contract. Contract documents are not binding on City until approved by the City Attorney. In the event the parties cannot negotiate and execute a contract within the time specified, City reserves the right to terminate negotiations with the selected Respondent and commence negotiations with another Respondent.
- F. This RFQ does not commit City to enter into a Contract, award any services related to this RFQ, nor does it obligate City to pay any costs incurred in preparation or submission of a proposal or in anticipation of a contract.
- G. Prior to the commencement of any work under an AGREEMENT with the City, CONSULTANT shall furnish an original completed Certificate of Insurance to CITY's Public Works Department and CITY's Risk Management Division, and shall be clearly **AND STANDARDIZED DETAILS** "DEVELOPMENT OF labeled SPECIFICATIONS", which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, containing all required information referenced or indicated thereon. The original certificate must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to CITY. CITY shall have no duty to pay or perform under this AGREEMENT until such certificate shall have been delivered to CITY's Public Works Department and CITY's Risk Management Office, and no officer or employee shall have authority to waive this requirement.

CONSULTANT's financial integrity is of interest to CITY, therefore, subject to CONSULTANT's right to maintain reasonable deductibles in such amounts as are approved by CITY, CONSULTANT shall obtain and maintain in full force and effect for the duration

of an AGREEMENT with the City, and any extension hereof, at CONSULTANT's sole expense, insurance coverage written on an occurrence basis, except for professional liability, by companies authorized, approved or admitted to do business in the State of Texas and rated A- or better by A.M. Best Company and/or otherwise acceptable to CITY, in the following types and amounts:

TYPE	MINIMUM AMOUNTS
1. Workers' Compensation	Statutory
2. Employers' Liability	\$500,000/\$500,000/\$500,000
3. Commercial General (public) Liability Insurance to include coverage for the following: a. Premises/Operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual liability	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per; General Aggregate limit of \$2,000,000 occurrence or its equivalent in umbrella or excess liability coverage
4. Business Automobile Liability	Combined Single Limit for Bodily
a. Owned/Leased Vehicles	Injury and Property Damage of
b. Non-Owned Vehicles	\$1,000,000 per occurrence
c. Hired Vehicles	
5. Professional Liability (Claims made form)	\$1,000,000 per claim to pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages by reason of any negligent act, malpractice, error or omission in professional services.

CITY shall be entitled, upon request and without expense, to receive copies of the policies and all endorsements thereto as they apply to the limits required by CITY. CONSULTANT shall be required to comply with any such requests and shall submit a copy of the replacement certificate of insurance to CITY at the address herein within 10 days of the requested change.

CONSULTANT agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:

- Name CITY and its officers, employees, and elected representatives as <u>additional</u> <u>insureds</u> as respects operations and activities of, or on behalf of, the named insured performed under contract with CITY, with the exception of the workers' compensation and professional liability polices;
- Provide for an endorsement that the "other insurance" clause shall not apply to the City of San Antonio where CITY is an additional insured shown on the policy;

• Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of CITY.

When there is a cancellation, non-renewal or material change in coverage which is not made pursuant to a request by CITY, CONSULTANT shall notify CITY of such and shall give such notices not less than thirty (30) days prior to the change, if CONSULTANT knows of said change in advance, or ten (10) days notice after the change, if the CONSULTANT did not know of the change in advance. In the event of cancellation or non-renewal, such notice must be accompanied by a replacement Certificate of Insurance. All notices under this Article shall be given to CITY at the following addresses:

City of San Antonio	City of San Antonio
Public Works Department - Capital Programs	Risk Management
P.O. Box 839966	506 Dolorosa
San Antonio, Texas 78283-3966	San Antonio, Texas 78205

If CONSULTANT fails to maintain the aforementioned insurance, or fails to secure and maintain the aforementioned endorsements, CITY may obtain such insurance, and deduct and retain the amount of the premiums for such insurance from any sums due under the AGREEMENT; however, procuring of said insurance by CITY is an alternative to other remedies CITY may have, and is not the exclusive remedy for failure of CONSULTANT to maintain said insurance or secure such endorsement. In addition to any other remedies CITY may have upon CONSULTANT's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, CITY shall have the right to order CONSULTANT to stop work hereunder, and/or withhold any payment(s) which become due to CONSULTANT hereunder until CONSULTANT demonstrates compliance with the requirements hereof. A stop work order given to CONSULTANT by CITY in accordance with this Article shall not constitute a Suspension of Work pursuant to Article VIII, Section 8.7 of the AGREEMENT, a sample of which is available at http://www.sanantonio.gov/capprog/rfqforms.asp.

Nothing herein contained shall be construed as limiting in any way the extent to which **CONSULTANT** may be held responsible for payments of damages to persons or property resulting from **CONSULTANT's** or its subcontractors' performance of the work covered under any **AGREEMENT** entered into by **CITY** and **CONSULTANT**.

It is agreed that CONSULTANT's insurance shall be deemed primary with respect to any insurance or self insurance carried by CITY of San Antonio for liability arising out of operations under any AGREEMENT entered into by CITY and CONSULTANT.

H. Conflicts of Interest. Respondent acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined in the Ethics Code, from having a financial interest in any contract with City or any City agency such as City-owned utilities. An officer or employee has a "prohibited financial interest" in a contract with City or in the sale to City of land materials, supplies or

service, if any of the following individual(s) or entities is a party to the contract or sale: the City officer or employee; his parent; child or spouse; a business entity in which he or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; or a business entity in which any individual or entity above listed is a subcontractor on a City contract, a partner or a parent or subsidiary business entity.

I. <u>Independent Contractor</u>. Respondent agrees and understands that, if selected, it and all persons designated by it to provide services in connection with a contract, is (are) and shall be deemed to be an independent contractor(s), responsible for its (their) respective acts or omissions, and that City shall in no way be responsible for Respondent's actions, and that none of the parties hereto will have authority to bind the others or to hold out to third parties, that it has such authority.

ENGINEER'S/ARCHITECT'S PROFESSIONAL SERVICE INTEREST STATEMENT

PROJE	CT NAME:		
1.	FIRM NAME:		
	ADDRESS:		
	TELEPHONE NO.:		
	nt Venture or Partnership so state. List la of work. Attach organizational chart.)	Prime firm/subfirm; state amount	t of work to be shared
2.	SIZE OF FIRM: (San Antonio Office of as of the last full quarter prior to this contracted labor.)	only) List only permanent employ submittal. (Do not include tem	rees receiving benefits porary employees nor
	<u>Professionals</u>	Technicians or Para-Professionals	Administrative
Minori Womei			
Other:			
Total:			
3.	EQUIPMENT & FACILITIES: (List ar required work accurately and expedition		available to do the
4.	PRINCIPAL IN CHARGE OF PROJECT education, registration and experience.		ed to the project. List

5.	ENGINEER/ARCHITECT TO BE IN CHARGE OF THIS PROJECT: (Give qualifications and experience for this type of work, to include education and registration.)
6.	OTHER ENGINEERS/ARCHITECTS OR PARA-PROFESSIONALS TO BE INVOLVED IN THIS PROJECT: (List education, registration and experience as applicable.)
7.	OTHER PROFESSIONALS WHO WILL BE INVOLVED IN THE DESIGN OF THIS PROJECT: (Give qualifications and brief experience. List subcontractors if applicable, their area of responsibility and experience.)
7A.	List projects which reflect firm's prior cooperative efforts.
8.	GIVE A BRIEF DESCRIPTION OF FIRM'S QUALIFICATIONS: (Be specific for area of work involved in this project. Also include dates and facility owner/representative for reference discussions.)
9.	FIRM'S AVAILABILITY: (When can firm start work? Is there any concurrent commitment that would impede progress on this project, i.e. other jobs?)
CAN	YOU MEET THE PROPOSED TIME SCHEDULE FOR DESIGN OF THIS PROJECT?

In questions 10-15 please refer to the definitions on the attached definition sheet in order to answer the questions properly.

10.	ARE YOU A SMALL BUSINESS ENTERPRISE? (SBE) (IF YES, INDICATE BELOW)
	YESNO
11.	DO YOU OR YOUR TEAM QUALIFY AS A MINORITY BUSINESS ENTERPRISE?
	YESNO (IF YES, INDICATE BELOW)
IF YES	S: CERTIFICATION NO.
	BLACK
	AMERICAN INDIAN OR ALASKAN NATIVE
	ASIAN OR PACIFIC ISLANDER
	HISPANIC
	TWO OR MORE DIFFERENT MINORITY GROUPS
12.	ARE YOU CERTIFIED BY THE SOUTH CENTRAL TEXAS REGIONAL CERTIFICATION AGENCY (SCTRCA) AS A WOMEN-OWNED BUSINESS ENTERPRISED? (WBE)
IF YES	S: CERTIFICATION NO
13.	ARE YOU CERTIFIED BY THE SCTRCA AS A DISADVANTAGED BUSINESS ENTERPRISE? (DBE)
	YESNO
IF YES	S: CERTIFICATE NO.

WILL PARTICIPATE:	
%	WBE CERTIFICATE NO.
%	DBE CERTIFICATE NO
PLEASE INDICATE THE	TOTAL NUMBER OF EMPLOYEES IN YOUR FIRM.
ARE YOU A LOCAL BU	USINESS ENTERPRISE HEADQUARTERED WITHIN I
YES	NO
ARE YOU A LOCAL BUS	SINESS HEADQUARTERED WITHIN THE CORPORATI
om militario en 12.	MITS?
YES	MITS? NO
YES	NO 6, FOR WHAT PERIOD OF TIME HAS THE OFFICE BEE
YES IF YES TO QUESTION 10	NO 6, FOR WHAT PERIOD OF TIME HAS THE OFFICE BEE
YES IF YES TO QUESTION 10 HEADQUARTERED IN 1YEARS	NO 6, FOR WHAT PERIOD OF TIME HAS THE OFFICE BEITHIS AREA?
YES IF YES TO QUESTION 16 HEADQUARTERED IN TO YEARS IF NO TO QUESTION 16	NO 6, FOR WHAT PERIOD OF TIME HAS THE OFFICE BEITHIS AREA?MONTHS
YES IF YES TO QUESTION 10 HEADQUARTERED IN TOYEARS IF NO TO QUESTION 16 BEXAR COUNTY?YES	NO 6, FOR WHAT PERIOD OF TIME HAS THE OFFICE BEI THIS AREA? MONTHS , DO YOU HAVE A BRANCH OFFICE LOCATED WITH NO 8, FOR WHAT PERIOD OF TIME HAS THE BRANCH O

20.	PAST CLIENT REFERENCES:

MUNICIPAL REFERENCES:

21. HAVE YOU BEEN INVOLVED IN LITIGATION OR FILED A CLAIM OR LAWSUIT WITHIN THE PAST FIVE (5) YEARS? ARE THERE ANY JUDGMENTS, CLAIMS OR SUITS PENDING OR OUTSTANDING AGAINST YOUR ORGANIZATION OR ITS OFFICERS?

IF SO, WHAT WAS/IS THE RESULT/OUTCOME?

22. SPECIAL CONSIDERATION: (EXTRAODINARY CAPABILITIES): FAMILIARITY WITH RULES, REGULATIONS, DESIGN CRITERIA, ETC. OF:

FAA - FEDERAL AVIATION ADMINISTRATION
EPA - ENVIRONMENTAL PROTECTION AGENCY
UDAG - URBAN DEVELOPMENT BLOCK GRANTS

CDBG - COMMUNITY DEVELOPMENT BLOCK GRANTS

OTHER - AS APPLICABLE TO THIS PROJECT

- 23. OTHER COMMENTS:
- 24. INDICATE CONTACT PERSON WHOM THE CITY CAN CALL UPON CONCERNING YOUR PROPOSAL OR SETTING DATES FOR MEETINGS:

NAME:

ADDRESS:

TELEPHONE NO.:

NOTE: All submissions relative to this Interest Statement shall become the property of the City of San Antonio and are non-returnable.

This RFQ does not commit the City to enter into a contract or provide reimbursement of any costs associated with this overall selection process. Final approval of professional services contract is subject to City Council approval. Any and all information/charts/graphs, etc. produced as a result of this service (if selected) shall be the exclusive property of the City without restriction on usage.

Interest Statemen

Any and all costs associated with the preparation of any report or proposal in response to this RFQ shall be borne by the respondent.
Respondent acknowledges that all information submitted will be retained by City and is subject to the Open Records Act.
THE ABOVE INFORMATION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

Signature of Principal

ATTACHMENT 2 LIST OF SUBCONTRACTORS/SUPPLIERS

The Bidder/Proposer,bid/proposals on a project known as subcontractors or proposed subcontracti performance of work to be done on said	ng areas (use additional	, sub	omits the following list of
NAME OF SUBCONTRACTOR	MBE-WBE-AABE CERTIFICATION NUMBER	SBE (Y/N)	PERCENT AND DOLLAR AMOUNT OF SUBCONTRACT
The following section is to be completed subcontracting solicitations to all MBE-explain (exclude successful bidders listed is expected to solicit participation of under this contract.	WBE-AABE contractor d above). Use additional	s for par al sheets	ticipation on project. If none, if necessary. The contractor
NAME OF COMPANY PERFORMING WORK	MBE-WBE-AABE CERTIFICATION NUMBER	SBE (Y/N)	REASON FOR REJECTION
Only companies certified as MBE, WBE organization can be applied towards the c submit a copy of certification certificate the to this form. If a subcontractor is not certificate and how such that the companies of the companies	contracting goals. All MB rough the Prime Contractoried, please call the Small	E-WBE- or. Proof Business	AABE-SBE subcontractors must of certification must be attached Outreach Division at (210) 207-
It is understood and agreed that, if awarded additions, deletions, or substitutions to Development and Director of the appropria Approval of Change to Original Certified L	this certified list withou ate contracting department	t consen (through	t of the Director of Economic
	AFFIRMATION		
I HEREBY AFFIRM THAT THE ABOVE IS KNOWLEDGE AND BELIEF. I FURT CONTRACT, THIS DOCUMENT SHALL I THE CONTRACT.	HER UNDERSTAND AN	D AGRI	EE THAT, IF AWARDED THE
NAME AND TITLE OF AUTHORIZED O	FFICIAL:		
SIGNATURE:	DA7	E:	

List of Subcontractors Rev. 01/31/02

ATTACHMENT 3 City of San Antonio Discretionary Contracts Disclosure*

For use of this form, see City of San Antonio Ethics Code, Part D, Sections 1&2
Attach additional sheets if space provided is not sufficient.
State"Not Applicable" for questions that do not apply.

* This form is required to be supplemented in the event there is any change in the information under (1), (2), or (3) below, before the discretionary contract is the subject of council action, and no later than five (5) business days after any change about which information is required to be filed.

Disclosure of Parties, Owners, and Closely Related Persons

For the purpose of assisting the City in the enforcement of provisions contained in the City Charter and the Code of Ethics, an individual or business entity seeking a discretionary contract from the City is required to disclose in connection with a proposal for a discretionary contract:

(1) the identity of any individual who would be a party to the discretionary contract:
(2) the identity of any business entity that would be a party to the discretionary contract:
and the name of:
(A) any individual or business entity that would be a subcontractor on the discretionary contract;
and the name of:
(B) any individual or business entity that is known to be a <i>partner</i> , or <i>a parent</i> or <i>subsidiary</i> business entity, of any individual or business entity who would be a party to
the discretionary contract;

¹ A *business entity* means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law.

(3) the identity of any lobbyist or podiscretionary contract being souparty to the discretionary contract	ght by any individual or busir	for purposes relating to the ness entity who would be a
Political Contributions Any individual or business entity see connection with a proposal for a dishundred dollars (\$100) or more with indirectly to any current or former meany political action committee that of business entity whose identity mucontributions by an individual includindividual's spouse, whether statute include, but are not limited to, contributions by its entity.	scretionary contract all political thin the past twenty-four (24 sember of City Council, any can contributes to City Council elects be disclosed under (1), and on the council elects but are not limited to, buy or common-law. Indirects	al contributions totaling one months made directly or didate for City Council, or to ections, by any individual or (2) or (3) above. Indirect contributions made by the contributions by an entity
To Whom Made:	Amount:	Date of Contribution:
Disclosures in Proposals Any individual or business entity see known facts which, reasonably under employee would violate Section 1 official action relating to the discretion.	erstood, raise a question ² as to of Part B, Improper Economic	o whether any city official or
Signature:	Title:	Date:
	Company:	

² For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.

LITIGATION DISCLOSURE

Failure to fully and truthfully disclose the information required by this Litigation Disclosure form may result in the disqualification of your proposal from consideration or termination of the contract, once awarded.

1.	Have you or any member ever been indicted or converthe last five (5) years?	of your Firm or Telected of a felony or	eam to be assigned to this engine misdemeanor greater than a C	gagement class C in
	Circle One	YES	NO	
2.	Have you or any membe otherwise) from any work Federal, State or Local Gov	being performed for	Team been terminated (for r the City of San Antonio or Entity?	cause or any other
	Circle One	YES	NO	
3.	Have you or any membe litigation with the City Government, or Private En	of San Antonio o	Team been involved in any r any other Federal, State en (10) years?	claim or or Local
	Circle One	YES	NO	
in Ai ar T(formation, indictment, con ny such information should nd submitted with your pro	nviction, termination of the provided on a sposal.	the status and/or outcome, claim or litigation, as an separate page, attached to ABOVE INFORMATION	oplicable. this form
C	ompany Name:			
Si	gnature of Principal:			
Pı	rinted Name of Principal:			
Ti	itle of Principal			
Re	ev. 5/31/02			



SOUTH CENTRAL TEXAS REGIONAL CERTIFICATION AGENCY

Your unified certification source

Certification Program Intent

Thank you for your interest in becoming certified with the South Central Texas Regional Certification Agency (SCTRCA). Certification with the SCTRCA will allow your company to sell its product or service as an eligible Small, Minority, Women Business Enterprise to public and private member entities or as a Disadvantaged Business Enterprise to Federal Transportation or Aviation funded entities participating in the SCTRCA. The SCTRCA is responsible for the certification process for these entities with a role to ensure that only firms meeting the eligibility criteria of the program participate as SBEs, MBEs, WBEs or DBEs.

Certification Program Eligibility

A firm must be independent and for-profit owned by a majority of U.S. Citizens or legally permanent residents. SCTRCA D/M/WBE standards are based on Title 49 CFR, Part 26; in accordance with U.S. Department of Transportation, Federal Transportation Administration and Federal Aviation Administration.

SBE Certification- Complete Certification Affidavit Sections 1 and 3

A firm that meets small business size standards as defined in the Small Business Administration (SBA) regulations, 13 CFR Part 121 and has annual average gross receipts or number of employees that do not exceed the cap average specified in 49 CFR Part 26 §26.65.

M/WBE Certification-Complete Certification Affidavit Sections 1, 2, and 3 with supporting documentation

A firm that is at least 51 percent owned and controlled by one or more minority or women individuals. In the case of any publicly owned business, at least 51 percent of the stock must be owned by one or more minority and/or woman individuals, and whose management and daily business operations are controlled as defined herein, by one or more of the minority or women individuals who own it. Minorities include Black, Hispanic, Asian Pacific, Asian Indian, and Native Americans.

DBE Certification- Complete Certification Affidavit Sections 1, 2, 3 and 4 with supporting documentation

A firm that is at least 51 percent owned and controlled by one or more socially and economically disadvantaged individuals, or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more socially and economically disadvantaged individuals; and whose management and daily business operations are controlled as defined herein, by one or more of the socially and economically disadvantaged individuals who own it; and which meets the size standards of 13 CFR Part 121; does not exceed the cap average specified in 49 CFR Part 26 §26.65; meets PNW requirements specified in 49 CFR Part 26 §26.67; and other relevant regulations.

Conditions of Application

THE EFFECTIVE DATE OF THE APPLICATION is the date when ALL REQUIRED DOCUMENTATION has been received, not the date of submission of an incomplete packet.

IT IS THE FULL RESPONSIBILITY OF THE APPLICANT to provide the SCTRCA with the most complete overview and details to demonstrate that his or her business meets the criteria as set forth by the SCTRCA, and to cooperate by making him/herself and documents available in a timely manner.

THE SCTRCA RESERVES THE RIGHT to require further information from the applicant prior to or during the certification process.

SUBMISSION OF THIS APPLICATION AND APPROPRIATE DOCUMENTS INDICATES that applicant understands and accepts the conditions of this application for participation in the SCTRCA certification program.

DISADVANTAGED, MINORITY AND WOMAN BUSINESS ENTERPRISES

IT IS ESSENTIAL THAT the following documents, as applicable, accompany this application form. NOTE: IF ANY OF THE ITEMS DO NOT APPLY to your frm, please explain on a separate sheet. The effective date of the application is the date when <u>ALL</u> <u>REOURED DOCUMENTATION</u> has been received, not the date of submission of an incomplete packet.

A. ALL APPLICANTS must submit with attached affidavit:

• Proof of citizenship / ethnicity status

(Birth Certificate, U.S. Passport, Alien Resident Card, Certificate of Naturalization, Tribal Card, or I.D. card indicating membership into one of the presumptive groups, etc.)

• Certificate to do business (Assumed Name certificate, Partnership Agreement [including buy/out rights and profit sharing] Articles of Incorporation,)

B. ALL DBE APPLICANTS must also include with attached affidavit:

- Federal tax returns for the firm's three previous years
- Copy of bank signature card(s)
- · Copy of rental or lease agreement
- List of 3 to 5 contracts/work orders completed/or received
- Current Personal Net Worth statement

FOR A CORPORATION; ADD:

- Certificate of incorporation
- Copy of corporate by-laws
- Copy of first and last corporate meeting minutes, and any minutes that affect ownership
- Copy of stock transfer ledger and stock register
- Copy of all issued and voided stock certificates (front and back)
- Proof of stock purchase/purchase options

DBE EXCEPTIONS:

A DBE firm with a CURRENT Texas D.O.T., City of Houston, Capital Metropolitan Transit Authority, Corpus Christi Regional Transit Authority, North Central Texas Regional Certification Agency, or Small Business Administration Section 8(a), or Small Disadvantaged Business certification;

Submit Only:

- Notarized Certification Affidavit
- Current certification letter
- Federal tax returns for the firm's previous year
- Letter indicating changes in ownership and/or management in your firm's last year of business
- Personal Net Worth statement (DBEs only)

DISCLOSURE POLICY:

THE SCTRCA MUST SAFEGUARD FROM DISCLOSURE TO UNAUTHORIZED PERSONS INFORMATION GATHERED AS PART OF THE CERTIFICATION PROCESS THAT MAY REASONABLY BE REGARDED AS PROPRIETARY OR OTHER CONFIDENTIAL INFORMATION, CONSISTENT WITH APPLICABLE FEDERAL AND STATE LAW.



Your unified certification source

CERTIFICATION AFFIDAVIT

SE	CTION -1: GENERAL INFORMATIO	ON	j				
1.	a. Business name :	· 1- State -					
	b. Doing business as (if differ	rent):					
	c. Physical Address (Main C	office):					
	Street Name / No. / City	/ State / Zip	/ County				
	d. Mailing Address (if differen	nt):					
	Street Name / P.O. Box	No. / City / S	tate / Zip / County				
	e. Phone:		Fax:				
	f. E-mail:		WEB:				
	g. Is this business organized	for profit?	_Yes _No				
2.	Owner's or Majority Owner's Fo	ull Name/Ti	tle/Sex/Race:				
3.	Tax Identification Number or Owner's Social Security Number (For Proprietors):						
4.	Indicate if this firm has ever <u>rece</u> D/M/WBE. Indicate the name of certification or denial. PLEASE	f the certify	ing authority and	the date of such			
	Certifying Authority	Expire Date	Certification Yes/No	Reason Denied			
	Limited Liability Corpora Subsidiary- Name of par	rent compar	ny:	copy of franchise agreement)			
30	S. Frio, Suite 106 • San Antonio, To	exas 78207	• (210) 227-4RC	A (4722) • Fax (210) 227-5712			

6.	Identify your r	najor products/services	offe	red (PROVIDE A SPECIFIC DESCRIPTION):
	a. Provide	e six-digit NAICS or for		git SIC code. (www.sctrca.org)
7.	Date Compan	ny Established:/	_/_	Date Incorporated://
8.				ice facilities, storage space, equipment or tals? (Provide copy of rental or lease agreement only if
	No □	Yes □ Explain:		
9.	What are the	gross receipts of the firm	n for	each of the last three years?
	Year Ending	Dollar Gross Receipt	s	Number of Employees (Specify if Full, Part Time or Contract)
				(Specify if Tan, 1 art Time of Contract)
10	Bonding	Limit:		ABLE):
11		COPY(IES) WITH APPLI		the State as well as locally? (IF, YES PLEASE ION)
12	. Company	is applying for certification	ition	as a:
	Smal	ll Business Enterprise (S	SBE)	(Complete Sections 1 and 3)
	Mino	ority Business Enterpris	e (M	(BE) (Complete Sections 1, 2 and 3)
	Won	nan Business Enterprise	(W)	BE) (Complete Sections 1, 2 and 3)
	Disa	dvantaged Business En	terpr	ise (DBE) (Complete Sections 1, 2, 3 and 4)
		requesting Certification Complete Section 1)	, plea	ase add to general directory

SECTION -2: OWNERSHIP AND CONTROL

Race/Ethnic Codes: W-White/Caucasian B-Black/African American S-Hispanic American A-Asian Pacific American O-Sub-Continent Asian American I-Native American Y-Disabled Individual

13. Please identify the firms' ownership:

	. Flease identity die init				A 11	XXII X XX	TIO
1	Name	Race/	Sex	Years of	Ownership	Wkly Hours	U.S.
		Ethnicity		Ownership	Percentage	Worked	Citizen
Α							
В							
С							

14.	Date you acquired majority ownership of company:
15.	Have there been any transfers in stock/ownership from a non-minority owner to a minority/female owner since company started? () No () Yes Date of transfer: Reason for transfer:

16. How was business started or acquired? List the initial contribution of money, financing source, equipment, real estate and type/years of expertise used to start business for each of the owners.

(Attach supportive documents e.g. loan agreements, initial bank statements, C.D.'s):

	Money (Dollars)	Financing Source	Equipment (Dollars)	Real Estate (Dollars)	Type/Years of Expertise
Α					
В					
С					

17. Identify by name, race/ethnicity, sex and title of those individuals in the firm (including owners and non-owners) who are responsible for day-to-day management and policy decision-making, including, but not limited to those with prime responsibility for:

Area	Name	Race/ Ethnicity	Sex	Title
Financial Decisions				
Management Decisions				
Estimating				
Hiring/Firing of Management Personnel				
Purchasing of Major Items/Supplies				
Supervision of Field Operations				
Signing of Contracts				

18. For each of those listed in Question 13 and 16, on a separate sheet provide a business summary (or Resume) indicating number of years with the firm and the person's qualifications and education for assigned responsibilities.

19.	List officers and d	lirector	s of corporation.			
	Nan	ne/Title		Ethnicity	Sex	Years w/ company
•						
20.	Please list compar	y and/	or client reference bel	ow:		
	Company		Contact Person	Title		Telephone
21.	List other business majority stockholo		which owner(s) has at	least 10% ow	nership/	or owned as a
	Owner	ucı.	Company	T		Title
	Owner		Company			1100
22.			d individual(s) and type(s) with application):	e of license no	ecessary	for business
Na	me of License Hol			ense/Permit		No./Expiration
23.	List and specify n	najor o	ffice and field equipme	ent leased.	yr	
24.	Where is equipm	ent lo	eated?			
25.	List sources of equipment rental/leases.					
26.	Suppliers only: V (Provide copies o	What is f writte	the dollar value of your Manufacturers/Dist	our inventory: ributorship Ag	\$ greemer	nts.)
27.	employee of anot	her firr	anagement official of the that has an ownershim:	ip interest in o	or a pres	ent business
28.	management or of and attach a cop agreement. (The	operation by of a hese in contr	on of your business? any written agreement, acts involving the	() No () at and/or exp joint ventu) Yes, planation re agre	person which relates to please name and identify of any oral or intended ements and any othe management consulting

AFFIDAVIT

The undersigned swears that the foregoing statements, including the Personal Net Worth statement (if applicable), are true and correct and include all material information necessary to identify and explain the operation of (Name of Firm)

as well as the ownership thereof.

Further, the undersigned agrees to permit the SCTRCA and/or U.S. Department of Transportation (DOT) as part of this certification process and thereafter to interview owners, principals, and officers and employees and to audit and examine books, records and files of the above firm. Failure to comply with this provision could result in decertification or certification denial. Furthermore, any other public entities that are part of this agency reserve the right to reevaluate a firm's eligibility for certification.

If at any time DOT or the SCTRCA has reason to believe that any person or firm has willfully and knowingly provided incorrect information or made a false statement, the SCTRCA may refer the matter to General Counsel of the DOT or take other action pursuant to law. The General Counsel may initiate debarment procedures in accordance with 41 CFR 1-1.604 and 12-1.602 and/or refer the matter to the Department of Justice under 18 U.S.C. 1001 as the General Counsel deems appropriate.

The burden of proof of control and management of the business is on the applicant. The SCTRCA reserves the right to request any additional information deemed necessary to determine if a firm is certifiable. Failure to *cooperate* and/or provide requested information within the time specified is grounds for termination in the processing of your application for certification.

Name			Signature of Majority Owner
Title			Date
Corporate Sea	l (Where appropriat	e)	
Date:	State of: _		County of:
On this(Name)	day of	(Month)	(Year), before me appeared to me personally known, oing affidavit and did state that he or
she was	properly	authorized	by (name of firm) to execute the affidavit and did so as
his or her own	free act/deed.		
(Seal)			
Notary Public			Commission Expires

SIGNATURE PAGE

"" Check box that indicates business structure of Respondent
☐ Individual or Proprietorship ☐ Partnership or Joint Venture ☐ Corporation
The undersigned certifies that (s)he is
11-digit Texas Comptroller's Taxpayer Number (or 9-digit Internal Revenue Service Taxpayer Number)
Respondent Organization Name (DBA also required if Individual or Proprietorship)
Ву:
By: (If Respondent is a Joint Venture, an authorized signature from a representative of each party is required)
Employer Identification Number

By signature above, Respondent agrees to the following:

- 1. If awarded a contract in response to this RFQ, Respondent will be able and willing to execute a contract in the form shown in the City's website at www.sanantonio.gov/capprog/RFQforms.asp, with the understanding that the scope and compensation provisions will be negotiated and included in the final document.
- 2. If awarded a contract in response to this RFQ, Respondent will be able and willing to comply with the insurance and indemnification requirements in Section VIII.
- 3. If awarded a contract in response to this RFQ, Respondent will be able and willing to comply with all representations made by Respondent in Respondent's submittal and during selection process.
- 4. Respondent has fully and truthfully submitted a Litigation Disclosure form with the understanding that failure to disclose the required information may result in disqualification of proposal from consideration.

SUBMITTAL CHECKLIST

This checklist is to help the Respondent ensure that all required documents have been included in its submittal.

Document	Check or Initial to Indicate Document is Attached to Submittal
*Interest Statement	
*List of Subcontractors/Suppliers	
*Discretionary Contracts Disclosure Statement	
*Litigation Disclosure Statement	
*South Central Texas Regional Certification Agency Certification	
Affidavit or Certification Certificate (if applicable**)	
*Signature Page	
Submittal Checklist	
6 Copies of Submittal (1 original and 5 duplicates)	

^{*}Documents marked with an asterisk on this checklist require a signature. Be sure they are signed prior to submittal. Otherwise, your submission may be declared non-responsive.

^{**}For those firms not eligible for Certification as a Small, Disadvantaged, Minority, and/or Women-owned Business, please include a statement that the attachment is not applicable.

SMALL BUSINESS ECONOMIC DEVELOPMENT ADVOCACY (SBEDA)

For Use with Contracts Between \$25,000 - \$200,000

1. Small Business Participation

Pursuant to Ordinance No. 96754, it is the policy of the City of San Antonio to involve Small, Minority, Women and African-American Owned Business Enterprises (S/M/W/AABE) to the greatest extent feasible in the City's discretionary contracts. The intent and purpose of the policy is to ensure that S/M/W/AABE firms have the opportunity to compete for City contracts without discrimination on the basis of race, color, religion, national origin, age, sex or handicap. To accomplish to objectives of the SBEDA policy, the City has established specific goals for local S/M/W/AABE participation in this contract.

- 2. <u>**DEFINITIONS**</u> related to the Small Business Economic Development Advocacy Provisions:
 - a. **SBEDA Program:** Small Business Economic Development Advocacy Program designed to promote the utilization and participation of Local, Minority, Women, and African-American Owned Business Enterprises in City sponsored contract opportunities.
 - b. <u>Small Business Enterprises (SBE):</u> a corporation, partnership, sole proprietorship or other legal entity, for the purpose of making a profit, which is independently owned and operated and which meets the U.S. Small Business Administration (SBA) size standard for small business. All firms meeting this threshold will be considered an SBE.
 - c. Local Business Enterprise (LBE): a corporation, partnership, sole proprietorship, or other legal entity for the purpose of making a profit, which is headquartered within Bexar County for at least one year. For a branch office of a non-headquartered business to qualify as an LBE, the branch office must be located in Bexar County for at least one-year and employ a minimum of ten (10) residents of Bexar County or employ Bexar County residents for at least twenty-five (25%) of the entire company workforce for use at the local branch office.
 - d. Minority Business Enterprise (MBE): a sole proprietorship, partnership, or corporation owned, operated, and controlled by a minority group member(s) who has at least 51% ownership. The minority group member(s) must have operational and managerial control, interest in capital, expertise and earnings commensurate with the percentage of ownership and be legal residents or citizens of the United States or its territories. To qualify as an MBE, the enterprise shall be headquartered in Bexar County for any length of time, or shall be doing business in a locality or localities from which the City regularly

solicits, or receives bids on or proposals for, City contracts within the MBES's category of contracting for at lease on year.

- e. Woman Business Enterprise (WBE): a sole proprietorship, partnership, or corporation owned, operated and controlled by women who have at least 51% ownership. The woman or women must have operational and managerial control, interest in capital, expertise and earnings commensurate with the percentage of ownership and be legal residents or citizens of the United States or its territories. To qualify as a WBE, the enterprise shall be headquartered in Bexar County for any length of time or shall be doing business in a locality or localities from which the City regularly solicits or receives bids on or proposals for, City contracts within the WBE's category of contracting for at least one year.
- f. African-American Business Enterprise (AABE): a sole proprietorship, partnership, or corporation owned, operated and controlled by an African-American group member(s) who has at least 51% ownership. The African American Group member(s) must have operational and managerial control, interest in capital, expertise and earnings commensurate with the percentage of ownership and be legal residents or citizens of the United States or its territories. To qualify as an AABE, the enterprise shall be headquartered in Bexar County for any length of time or shall be doing business in a locality or localities from which the City regularly solicits, or receives bids on or proposals for, City contracts within the AABE's category of contracting for at least on year.

3. Goals for Small Business Participation

The goals for the utilization and participation of SBE-MBE-WBE-AABE businesses on this contract are as follows:

MBE	31%
WBE	10%
AABE	2.2%
SBE	50%

Please note that a small business could be classified in multiple categories and thus their utilization could in theory be counted in each category of goals. For example, **Prime Contractor X** submits a proposal, which specifies that they intend to subcontract with <u>Subcontractor A</u> for 10% of the contract. <u>Subcontractor A</u> is certified by the City as an SBE and MBE (a male-owned Hispanic Business owner can be certified as an SBE and MBE). **Prime Contractor X** also intends to subcontract with <u>Subcontractor B</u> for 13% of the contract. <u>Subcontractor B</u> is certified by the City as SBE, MBE and a WBE (a

female-owned Hispanic Business owner can be certified as SBE, MBE and WBE). In addition, **Prime Contractor X** also intends to subcontract 10% of the contract to <u>Subcontractor C</u>—a City certified SBE, MBE and AABE (a male-owned African-American business owner can be certified as both a MBE and as a AABE Business). **Prime Contractor X** is also classified as a local SBE. **Prime Contractor X's** compliance with the SBEDA goals under this scenario would be as follows:

Att.	City's SBEDA Goals	Prime Contractor X's Compliance
MBE	31%	33%
WBE	10%	13%
AABE	2.2%	10%
SBE	50%	100%

Under this scenario, the contractor would be in full compliance with the SBEDA policy.

Another example regarding compliance with the policy is as follows: **Prime Contractor Y** submits a proposal, which specifies that they intend to partner through a joint-venture agreement with <u>Company D</u>. <u>Company D</u> is certified by the City as both an SBE and MBE (a male-owned Hispanic Business—certified as an SBE and MBE). As part of their joint-venture agreement, Company D will perform on 32.5% of the contract. **Prime Contractor Y** also intends to subcontract 13% of the contract with Subcontractor F. Subcontractor F is a City certified SBE/MBE/WBE and AABE business. **Prime Contractor Y** is also classified as a local SBE.

Prime Contractor Y compliance with the SBEDA goals would be as follows:

	City's SBEDA Goals	Prime Contractor Y's Compliance
MBE	31%	45.5%
WBE	10%	13%
AABE	2.2%	13%
SBE	50%	100%

Under this scenario, the contractor would be in full compliance with the SBEDA policy.

4. List of Subcontractors Required

Proposals shall include a List of Subcontractors (ATTACHED), which shall identify the particular SBEs, MBEs, WBEs and AABEs to be utilized in the performance of a contract awarded pursuant to this RFP.

5. MBE-WBE-AABE Certification Required

Only companies certified as MBE, WBE, or AABE through the South Central Texas Regional Certification Agency (SCTRCA), or as approved by the City of San Antonio Director of Economic Development, can be applied towards the contracting goals. Proof of certification must be submitted.

6. SBEDA Information

Interested contractors/proposers are encouraged to contact the Small Business Outreach Office for information regarding the City's SBEDA Policy. Please call (210) 207-3915 or FAX: (210) 207-8151.